

國003/004

Ingersoll-Rand Equipment & Services Company

300 Turnpike Road, Rte 9 Southboro, MA. 01772-1799 (508) 481-1350 Phone (800) 544-8098 Phone (508) 481-2014 Fax



DOR ECT

(X) SALES ORDER

Copies to; Phillips; Cruse; Coye; File; Salesman: Despres: AAA:

Customer	PO# Proposal No. REVISED QUOTE	Salesman; JOHN SUNKENBERG	Date: 5/1/03
Customer	: MURRAY PAVING & RECLAIMATION	Ship To:	
Address:	PO BOX 329	Customer to pick up MAY 6 OI	R 7
·	FRAMINGHAM, MA 01701		
Phone 50	8 820 0610 Attn; ARNOLD JOHNSON	,	
Fax 50	8 820 7283 508 326 5218	. FOB FACTORY	
TERMS; (x)	Cash; FINANCING NOT REQUIRED. Date Requested: / /03. Date		mosit.
·····	DESCRIPTION		
PF4410	20293684 Standard Tractor w/Cummins 6BT 5.9 Diesel; 28,250# PF-4410		SELL \$ 230,100
NEW	Includes: Smokeater®, Power Flow Gates, Hydraulics for Automatic		\$ 230,100
2003	Control Sys, PowerFlight®, Tunnels & Material Containment Baffle		
	20325429 Oscillating Push Rollers		
	20266300 Mat Kontrol® II with Paddle Boxes		
	20306189 UltiMat® 16 w/ Power Crown & Power Slope Kit, 8'-16'		
	With LH & RH Berm for 12" (305mm), with Remote		
	Stations, Electric with ATIC*.		
	20331187 Work Light Package		
	20330825 Auxiliary 120 volt Power Kit for UltiMat® 16		
	3 YEAR EXTENDED BLAW KNOX WARRANTY		\$ 5,000
	 Includes 8 hours of Maintenance and Operational tr 	aining on-site Freight cha	
1	 LESS 1986 BG 225 S/NX332 TRADE IN WORKI 		(\$12,000)
	REQUIRING MINOR REPAIRS.	SUB TOTA	
		5% sales ta	
		TOTAL	\$ 236,775.00
I TRADE	SURVEY; BG245 10-20 EXT'MAT, S/NX332, 1986,7454 H	IDO ATERDO ATRIAND DEDA INA ATER	
	A	INC. NEEDS WINOR REPAIRS, ALLO	WANCE VALUE \$ 12,00
-	Equipment & Services Company	THAVE APPROVED THE ABOVE ORDER	
upproved b		CUSTOMER: (1/1/1/1/1/1/	-/
	President / Branch Manager DATE:	TITLE President DATE:	·/>

TOP MOULE-KAND CONSTRUCTION EQUIPMENT

The Terms and conditions of Sale outlined herein shall apply to the sale by ersoll-Rand Company (hereinafter referred to as Equipment). Unless prior written eement is reached, it shall be understood that the Company's proceeding with any rk shall be in accordance with the terms and conditions outlined herein.

The Company will comply with applicable laws and regulations as they may sly to manufacture of the Equipment. Compliance with any local governmental laws regulations relating to the location, use or operation of the Equipment, or its use in junction with other equipment, shall be the sole responsibility of the Purchaser. litle and Risk of Loss

Title and risk loss or damage to the Equipment shall pass to the Purchaser in tender of delivery. F.O.B. manufacturing facility unless otherwise agreed upon by parties, except that a security interest in the Equipment shall remain, in the mpany, regardless of mode of attachment to realty to other property, until full ment has been made therefor. Purchaser agrees upon request to do all things and acts essary to perfect and maintain said security interest and shall protect Company's rest by adequately insuring the Equipment against loss or damage from any cause erein the Company shall be named as an additional insured.

Neither party shall assign or transfer this contract without prior written sent of the other party. The Company however shall be permitted to assign or isfer, without prior written consent of the Purchaser, the Company's right to receive or any portion of the payment due from the Purchaser under this contract. Delivery and Delays

Delivery dates shall be interpreted as estimated and in no event shall I dates construed as falling within the meaning of "time is of essence". : Company shall not be liable for any loss or delay due to war, riots, fire, flood, kes, or other labor difficulty, acts civil or military authority including governmental s, order, priorities or regulations, acts of Purchaser, embargo, car shortage, damage lelay in transportation, inability to obtain necessary labor or materials from usual rees, faulty forgoing or castings, or other causes beyond the reasonable control of the npany. In the event of delay in performance due to any such cause, the date of very or time for completion will be adjusted to reflect the actual length of time lost eason of such delay. The Purchasers receipt of Equipment shall constitute waiver of such claims for delay. 'axes

The price does not include any present or future Federal, State, or local serty, license, privilege sale, use, excise, gross receipt or other like taxes or assments which may be applicable to, measured by, or imposed upon or result from transaction, or any services performed in connection therewith. Such taxes will be sized separately to Purchaser, who shall make prompt payment to the Company. The apany will accept valid exemption certificate is not recognized by the governmental ng authority involved, Purchaser agrees to promptly reimburse the Company for any s covered by such exemption certificate which the Company is required to pay. et Offs

Neither the Purchaser nor any affiliated company or assignee shall have the t to claim compensation or to set off against any amounts which become payable to Company under this contract or otherwise.

The Company shall defend any suit or proceeding brought nst the Purchaser and shall pay and adverse judgment entered therein so far as such or proceeding is based upon a claim that the use of Equipment manufactured by the spany, and furnished under this contract constitutes infringement of any patent of Juited States of America, providing the Company is promptly notified in writing given to the authority, information and assistance for defense of same; and the spany shall, at its option, procure for the Purchaser the right to continue to use said ipment, or to modify it so that it becomes non-infringing, or to replace the same non-infringing equipment, or to remove said Equipment and to refund the purchase 2. The foregoing shall not be whatsoever in respect to patent for inventions ading more than equipment furnished thereunder, or in respect of patents for ands and processes to be carried out with the aid of said Equipment. The foregoing s the entire liability of the Company with regard to patent infringement. 'arranty

The Company warrants that new Equipment manufactured by it delivered hereunder will be free of defects in material and workmanship for a period see (3) months from the date of shipment, whichever shall first occur.

The foregoing warranty period shall apply to all Company products, except he following:

will Mountings-The earlier of six (6) months from the initial operation or none (9)

months from the date of shipment to the initial user.

ortable Compressors and Portable Generator Sets (GENSET)-The earlier of twelve (12) months from shipment to, or the accumulation of 2,000 hours of ice by, the initial user.

TERMS & CONDITIONS OF SALE

- C. All Compressor Air Ends and GENSET Generators-The earlier of twenty-four (24) months from shipment to, or the accumulation of 4,000 hours of service by, initial user. For Air Ends, the warranty against defects will include replacement the complete Air End, provided the original Air End is returned assembled and unopened.
- D. Allatt Pavers, Forklifts, Landfill Machines, Pedestrians Compactors (including baseplates, upright and walk behinds) and Rotary Dills -The earlier of six months from shipment to, or the accumulation of 1,000 hours of service by the initial user.
- E. Milling Machinery, Paving Breakers/Jackhammers and self-propelled Compactors-The earlier of twelve (12) months from shipment to, or accumulation of 1,000 hours of service by, the initial user.
- F. Downhole Drills-In lieu of the repair or replacement of defective parts, Ingersoil-Rand may elect to issue full or partial credit toward the purchase of a new part. The extent credit issued will be determined by pro rating against normal service life of the part in question.

G. Spare Parts (excluding downhole drills) -Three (3) months from date of shipment. The Purchaser shall be obliged to promptly report and failure to conform to this warranty to the Company in writing within said period, whereupon the Company shall, at its option, correct such nonconformity, by suitable repair to such Equipment o furnish a replacement part. F.O.B. point of shipment, provided the Purchaser has store installed, maintained and operated such Equipment in accordance with the good industry practices and has complied with specific recommendations of the Company. The Company shall not be liable for any repairs, replacements, or adjustments to the Equipment of any costs of labor performed by the Purchaser or others without the Company's prior written approval.

The effects of corrosion, erosion and normal wear and tear are specifically excluded from the Company's warranty. Performance warranties, if any, are limited to those specifically stated within the a Company's proposal. Unless reshop or field tests, the Company's obligation shall be to correct in the manner and for the period of time

Accessories or equipment furnished by the Company, but manufactured by others, including, but not limited to, engines, tires, batteries, engine electrical equipment, hydraulic transmissions, carriers, shall carry whatever warranty the manufacturers have conveyed to the Company and which can be passed on to the Purchaser.

THE COMPANY MAKES NO OTHER WARRANTY OR REPRESENTATION OF ANY KIND WHATSOEVER, EXPRESSED OR IMPLIED, EXCEPT THAT OF TITLE, AND ALL IMPLIED WARRANTIES, INCLUDING AN WARRANTY OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE HEREBY DISCLAIMED.

Correction by the Company of nonconformity's whether patent or latent, in the manner and for the period of time provided above, shall constitute fulfillment of all liabilities of the Company for such nonconformity's, whether based on contract warranty, negligence, indemnity, strict liability or otherwise with respect to or arising out of such Equipment.

The Purchaser shall not operate Equipment, which is considered to be defective, without first notifying the Company in writing of its intention to do so. Any such use of Equipment will be at the purchaser's sole risk and liability.

ALL USED EQUIPMENT IS SOLD 'AS IS, WITH ALL FAULTS"

9. Limitations of Liability: The remedies of the Purchaser set forth herein at exclusive, and the total liability of the Company with respect to this contract of the The remedies of the Purchaser set forth herein are Equipment and services furnished hereunder, in connection with the performance or breach thereof, or from the manufacture sale, delivery, installation, repair or technical direction covered by or furnished under this contract, whether based on contract, warranty, negligence, indemnity, strict liability or otherwise, shall not exceed the purchase price of the unit of Equipment which such liability is based.

The Company and its suppliers shall in no event be liable to the Purchaser any successors in the interest or any beneficiary or assignee of this contract for any consequential, incidental, indirect, special or punitive damages arising out of this contract or any breach thereof, or any defect in, or failure of, or malfunction of the Equipment hereunder, whether based upon loss of use, lost PROFITS or revenue, interest, lost goodwill, work stoppage, impairment of other goods, loss by reason of shutdown or non-operation, increased expenses of operation, cost of purchase of replacement power of claims of purchasers or customers or Purchasers for service interruption whether or not such loss or damage is based on contract, warranty, negligence, indemnity, strict liability or otherwise.

10. Nuclear Liability: In the event that the Equipment sold hereunder is to be used in t nuclear facility, the Purchaser hereby releases and agrees to indemnify the Company and its suppliers for any nuclear damage, including loss of use, in any manner arising out of a nuclear incident, whether alleged to be due, in whole or in part to the negligence or otherwise of the Company or its suppliers.

11. Governing Law: The right and obligations of the parties shall be governed by the laws of the State of New Jersey.

12. Execution: The Company shall not be bound by any contract or any modification thereto until approved in writing by an officer of the Company. The Contract when so approved shall superseded all previous communications, either oral or written.

* * * CONTRACT * * *

INGERSOLL-RAND EQUIPMENT SALES RTE 9 300 TURNPIKE RD.

SOUTHBORO, MA 01772

TEL: (508) 481-1350

INGERSOLL-RAND EQUIPMENT SALES

P. O. BOX 75697

CHARLOTTE

NC 28275

ORDER NO. 641-21990

DATE:

05/05/03 TYPE 02

CUSTOMER PO: ARNOLD JOHNSON SHIP FROM: SOUTHBORO

VIA: PREPAID

DATE PROMISED: 05/05/03

INDUSTRY CODE: 51 SPECIAL HANDLE: 1

BILLING TYPE: R DAILY

CUSTOMER NBR: 641-586842

TAX: 220101 05.000

INV.REF.

MURRAY PAVING AND RECLAIM P O BOX 329

FRAMINGHAM

MA 01702

SOUTHBORO

MA 01772

INE PART / IC NBR DESCRIPTION PF-4410 201 6413441032-14

QUANT PCODE PRICE

PER TAX 1 01147 230,100.00 DOO T SALE

HOUR METER 0000002

BLAW KNOX 2003 MODEL PF-4410 PAVER S/N 32-14 STD TRACTOR W/CUMMINS 6BT 5.9 DIESEL, INCLUDES SMOKEATER, POWER FLOW GATES, HYD FOR AUTOMATIC CONTROL SYS, POWER FLIGHT, TUNNELS AND MATERIAL CONTAINMENT BAFFLE, OSCIALLATING PUSH ROLLERS, MAT KONTROL II WITH PADDLE BOXES, ULTIMAT 16 W/POWER CROWN AND POWER SLOPE KIT 8'- 16' W/LH & RH BERM FOR 12" WITH REMOTE STATIONS, ELEC WITH ATIC. ALSO INCLUDES WORK LIGHT PACKAGE AND AUXILARY

120 VOLT POWER KIT FOR ULTI MAT 16

302 6413441032-14 PF-4410

1 76147

5,000.00 D00 E SALE-ADJ

THREE (3) YEAR EXTENDED BLAW KNOX WARRANTY INCLUDES 8 HOURS OF MAINTENANCE AND OPERATIONAL TRAINING ON SITE

LESS TRADE ALLOWANCE

6416BG245X332 PAVER

1 62147

12,000.00- D00 € TRADE-IN

USED BARBER GREENE 1985 MODEL BG245 S/N X332 6413441032-14 PF-4410

1 33147 2,400.00 D00 E

ESTIMATED RETURN DATE: 00/00/00

\$225,500.00

Sub Total

11,255.00

Sales Tax

\$236,755.00

Total

DELIVERY

ACCEPTED BY:

DATE:

COMPANY:

THIS DOCUMENT WITH ATTACHMENTS REFERENCED ABOVE CONTAINS THE ENTIRE AGREEMENT BETWEEN THE PARTIES. TERMS AND CONDITIONS ARE PRINTED ON THE REVERSE SIDE

ACCEPTED:

CUSTOMER

SIGNATURE:

INGERSOLL-RAND CO.

PRINT NAME:

ERR: 641-000-100 SMAN: 641-6520-100 STEAM: 02

ERR: 000-000-000 SMAN: 000-0000-000

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